

*B1 C1
Can*
a playback system for replaying an indexed recording that allows simultaneous

B2
recording of an activity while replaying an indexed recording.

B2
6. (Amended) The system of claim 1, wherein the playback system can replay a portion of the indexed recording in response to selecting an item from the at least one index.

*Sub B2
B3*
10. (Twice Amended) A method of using structured representations to represent recordings of activity, comprising the steps of:
storing at least one index;
selecting at least one item of the at least one index based on a user input;
recording an activity;
associating the selected at least one item with the recorded activity; and
replaying an indexed recording with a playback system while simultaneously recording an activity.

B4
15. (Amended) the method of claim 10, wherein the playback system can replay a portion of the indexed recording in response to selecting an item from the at least one index.

REMARKS

Claims 1-4, 6-13 and 15-21 are pending. By this Amendment, claims 1, 6, 10 and 15 are amended and claims 5 and 14 are canceled without prejudice or disclaimer. Reconsideration based on the above amendments and following remarks is respectfully requested.

The attached Appendix includes marked-up copies of each rewritten claim (37 C.F.R. §1.121(c)(1)(ii)).

This Amendment is proper under 37 CFR §1.116 since the Amendment: (a) places the application in condition for allowance for the reasons discussed herein (b) do not raise any new issues requiring further search and/or consideration since the amendments clarify issues discussed throughout prosecution; (c) do not present any additional claims without canceling a corresponding number of finally rejected claims; and (d) place the application in better form for appeal, should an appeal be necessary. Entry of the Amendment is thus respectfully requested.